UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEYX	
SEBASTIAN CABREJA, individually and on behalf of all others similarly situated,	Civil Action No. 2:23-cv-00231
Plaintiff,	
-against-	CERTIFICATE OF SERVICE
MARCO & FAMILY TIRES AUTO MECHANIC LLC, MARCO PRENSA, and ZULAIKA HERRERA ALMONTE,	
Defendants.	

I, Diomicsa Hernandez, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury as follows: that on the 12th day of November 2024, I served the within NOTICE OF MOTION FOR DEFAULT JUDGMENT, DECLARATION OF SEBASTIAN CABREJA IN SUPPORT OF MOTION FOR DEFAULT JUDGMENT, DECLARATION OF KATHERINE MORALES IN SUPPORT OF PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT, EXHIBITS 1 THROUGH 8, and MEMORANDUM OF LAW IN SUPPORT OF PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT on the following, via the United States Postal Service within New York State by Priority mail and Email:

Marco & Family Tires Auto Mechanic LLC Attn: Zulaika Herrera Almonte and Marco Prensa 1046 Garfield Avenue #114 Jersey City, New Jersey 07304

Marco Prensa 38 West 11th Street, 1st Floor Bayonne, New Jersey 07002

Marco Prensa 168 Clinton Avenue Jersey City, New Jersey 07304 Zulaika Herrera Almonte 76 West 53rd Street Bayonne, New Jersey 07002 jeanmaicol1402@gmail.com

By:

Diomicsa Hernandez